



FOR UTILITY
ORIGINAL
DECLARATION

RULE 63 (37 C.F.R. 1.63)
DECLARATION AND POWER OF ATTORNEY
FOR PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED INTERFACIAL OXIDATION PROCESS FOR HIGH-K GATE DIELECTRIC PROCESS INTEGRATION, the specification of which was filed on September 16, 2003 as U.S. Application No. .

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 C.F.R. 1.56. Except as noted below, I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT International Application which designated at least one other country than the United States, listed below and have also identified below any foreign application for patent or inventor's certificate, or PCT International Application, filed by me or my assignee disclosing the subject matter claimed in this application and having a filing date (1) before that of the application on which priority is claimed, or (2) if no priority claimed, before the filing date of this application:

PRIOR FOREIGN APPLICATION(S)

Number	Country	Filed	Date First Laid Open Or Published	Date Patented or Granted	Priority Claimed

Except as noted below, I hereby claim domestic priority benefit under 35 U.S.C. 119(e) or 120 and/or 365(c) of the indicated United States applications listed below and PCT international applications listed above or below and, if this is a continuation-in-part (CIP) application, insofar as the subject matter disclosed and claimed in this application is in addition to that disclosed in such prior applications, I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 C.F.R. 1.56 which became available between the filing date of each such prior application and the national or PCT international filing date of this application:

PRIOR U.S. PROVISIONAL, NONPROVISIONAL AND/OR PCT APPLICATION(S)

Application Number	Filed	Status	Priority Claimed
		<u>pending, abandoned, patented</u>	

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

And I hereby appoint Pillsbury Winthrop LLP, Intellectual Property Group, (to whom all communications are to be directed), and persons of that firm who are associated with USPTO Customer No. 00909 individually and collectively my attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and with the resulting patent, and I hereby authorize them to delete from that Customer No. names of persons no longer with their firm, to add new persons of their Firm to that Customer No., and to act and rely on instructions from and communicate directly with the person/assignee/attorney/firm/ organization who/which first sends/sent this case to them and by whom/which I hereby declare that I have consented after full disclosure to be represented unless/until I instruct the above Firm and/or an attorney of that Firm in writing to the contrary.

Power of Attorney to Customer Number

00909

INVENTOR'S SIGNATURE:

D. O'Meara

Date: 10/24/03

Name	DAVID	L	O'MEARA
First	Middle Initial	Family Name	
Residence	Poughkeepsie	NY	USA
City	State/Foreign Country		Country of Citizenship
Mailing Address	23 Pleasant Ridge Drive, Poughkeepsie, NY 12603		

INVENTOR'S SIGNATURE:

Cory S. W.

Date: 10/24/03

Name	CORY	WAJDA	
First	Middle Initial	Family Name	
Residence	AZ	USA	
City	State/Foreign Country		Country of Citizenship
Mailing Address	2148 W. El Moro Avenue, Mesa, AZ 85202		

INVENTOR'S SIGNATURE:

Tsuyoshi Takahashi

Date: November 18, 2003

Name	TSUYOSHI	Middle Initial	Family Name
	First		
Residence	Nirasaki-city	JAPAN	JAPAN
	City	State/Foreign Country	Country of Citizenship
Mailing Address	c/o Tokyo Electron AT Ltd., 620 Mitsuzawa, Hosaka-cho, Nirasaki-city, Yamanashi 407-0192, JAPAN		

INVENTOR'S SIGNATURE:

Date:

Name	ALESSANDRO	Middle Initial	Family Name
	First		
Residence	Yorktown Heights	NY	USA
	City	State/Foreign Country	Country of Citizenship
Mailing Address	756 Hanover Street, Yorktown Heights, NY 10598		

INVENTOR'S SIGNATURE:

Date:

Name	KRISTEN	Middle Initial	Family Name
	First		
Residence	Milton	NY	USA
	City	State/Foreign Country	Country of Citizenship
Mailing Address	238 Ridge Road, Milton, NY 12547		

INVENTOR'S SIGNATURE:

Date:

Name	SUFI	Middle Initial	Family Name
	First		
Residence	Briarcliff Manor	NY	India
	City	State/Foreign Country	Country of Citizenship
Mailing Address	92 Hungerwood Road, Briarcliff Manor, NY 10510		

INVENTOR'S SIGNATURE:

Date:

Name	PAUL	Middle Initial	Family Name
	First		
Residence	Hopewell Junction	NY	USA
	City	State/Foreign Country	Country of Citizenship
Mailing Address	5 Ridge Road, Hopewell Junction, NY 12533		

Atty. Dkt. No. 071469-0305306

INVENTOR'S SIGNATURE:

Name	TSUYOSHI	Date:	
Residence	Nirasaki-city	First	Middle Initial
			TAKAHASHI
		JAPAN	Family Name
Mailing Address	City State/Foreign Country County of Citizenship		
	c/o Tokyo Electron AT Ltd., 620 Mitsuzawa, Hosaka-cho, Nirasaki-city, Yamanashi 407-0192, JAPAN		

INVENTOR'S SIGNATURE:

Alessandro Allegri

Date: Nov 13 / 2003

AC

Name	ALESSANDRO	Date:	
Residence	Yorktown Heights	First	Middle Initial
			CALLIGARI CALLEGARI
		NY	Family Name
Mailing Address	City State/Foreign Country County of Citizenship		
	758 Hanover Street, Yorktown Heights, NY 10598		

INVENTOR'S SIGNATURE:

Kristen Scheer

Date: Nov 13, 2003

Name	KRISTEN	Date:	
Residence	Milton	First	Middle Initial
			SCHEER
		NY	Family Name
Mailing Address	City State/Foreign Country County of Citizenship		
	238 Ridge Road, Milton, NY 12547		

INVENTOR'S SIGNATURE:

Suji Zafar

Date: Nov 13 / 2003

Name	SUFI	Date:	
Residence	Briarcliff Manor	First	Middle Initial
			ZAFAR
		NY	Family Name
Mailing Address	City State/Foreign Country India		
	92 Hungerwood Road, Briarcliff Manor, NY 10510		

INVENTOR'S SIGNATURE:

Paul Jamison

Date:

Name	PAUL	Date:	
Residence	Hopewell Junction	First	Middle Initial
			JAMISON
		NY	Family Name
Mailing Address	City State/Foreign Country USA		
	5 Ridge Road, Hopewell Junction, NY 12533		

Atty. Dkt. No. 071469-0305306

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INVENTOR'S SIGNATURE:

Date:

Name	TSUYOSHI		TAKAHASHI
Residence	Nirasaki-city	First Middle Initial	Family Name
Mailing Address	City State/Foreign Country Country of Citizenship c/o Tokyo Electron AT Ltd., 620 Mitsuzawa, Hosaka-cho, Nirasaki-city, Yamanashi 407-0192, JAPAN		

INVENTOR'S SIGNATURE:

Date:

Name	ALESSANDRO		CALLIGARI
Residence	Yorktown Heights	First Middle Initial	Family Name
Mailing Address	City State/Foreign Country Country of Citizenship 756 Hanover Street, Yorktown Heights, NY 10598		

INVENTOR'S SIGNATURE:

*Kristen Scheer*Date: *Nov. 12, 2003*

Name	KRISTEN		SCHEER
Residence	Milton	First Middle Initial	Family Name
Mailing Address	City State/Foreign Country Country of Citizenship 238 Ridge Road, Milton, NY 12547		

INVENTOR'S SIGNATURE:

Date:

Name	SUFI		ZAFAR
Residence	Briarcliff Manor	First Middle Initial	Family Name
Mailing Address	City State/Foreign Country Country of Citizenship 92 Hungerwood Road, Briarcliff Manor, NY 10510		

INVENTOR'S SIGNATURE:

*Paul Jamison*Date: *Nov. 18, 2003*

Name	PAUL		JAMISON
Residence	Hopewell Junction	First Middle Initial	Family Name
Mailing Address	City State/Foreign Country Country of Citizenship 5 Ridge Road, Hopewell Junction, NY 12533		

Atty. Dkt. No. 071469-0305306